

**CALENDAR SPECIAL SESSION "A"**

Friday, May 16, 2003 - Day 5

Speaker Johnnie Byrd

Speaker pro tempore Lindsay M. Harrington

**The House will convene on Friday, May 16, 2003 at 12:00 PM**

These are the times reserved for committee meetings, but committees do not necessarily meet. See detailed meeting notices.

<b>Monday May 12, 2003</b>	<b>Tuesday May 13, 2003</b>	<b>Wednesday May 14, 2003</b>	<b>Thursday May 15, 2003</b>	<b>Friday May 16, 2003</b>
	<b>8:30 – 11:00</b> <b>Group VII</b> <b>Appropriations</b> <u><b>Subcommittees:</b></u> Ag. & Env., Approp. 306H Commerce & Local Affairs Approp. 404H Education Approp. Morris Hall Health Approp. 24H Human Svs.Approp. 28H Judicial Approp. 214C Public Safety Approp. 12H Trans. & Econ. Dev. Approp. Reed Hall	<b>9:00 – 11:00</b> <b>Education K-20</b> Morris <b>Hall</b>  <b>State Adm.</b> Reed <b>Hall</b>	<b>10:30 – 11:45</b> Policy Committee 404H	
	<b>11:15 – 12:45</b> <b>Procedures</b> 212K <b>Subcommittees</b> Ethics & Elections 212K	<b>11:15 – 12:30</b> <b>Finance &amp; Tax</b> Reed Hall		
<b>12:00 – 1:00 LUNCH</b>		<b>12:00 – 1:00 LUNCH</b>	<b>12:00 – 1:00 LUNCH</b>	<b>12:00 – 5:00</b> Or until completion
<b>1:00 1:30</b> Rules 404H  <b>2:00 – 3:00</b>  <b>SESSION</b>  <b>3:00</b> <b>(3:00 or 15 minutes upon the</b> <b>adjournment of Session)</b> <b>Until 7:00 pm</b>  <b>Group VII</b> <b>Appropriations</b> <u><b>Subcommittees:</b></u> Ag. & Env., Approp. 306H Commerce & Local Affairs Approp. 404H Education Approp. Morris Hall Health Approp. 24H Human Svs.Approp. 28H Judicial Approp. 214C Public Safety Approp. 12H Trans. & Econ. Dev. Approp. Reed Hall	<b>1:00 – 2:30</b> <b>Health Care</b> Morris Hall  <b>Insurance</b> 212K  <b>Natural Resources</b> 404H  <b>2:45 – 3:45</b> <b>SESSION</b>  <b>2:45 – 6:15</b> <b>Business Reg.</b> Morris Hall	<b>2:00 – 5:00</b> Group VII Appropriations 212K	<b>1:00 – 4:00</b>  <b>SESSION</b>	<b>SESSION</b>
				<b>(REVISED)</b>

<b>Monday May 19, 2003</b>	<b>Tuesday May 20, 2003</b>	<b>Wednesday May 21, 2003</b>	<b>Thursday May 22, 2003</b>	<b>Friday May 23, 2003</b>
CONFERENCE SUBCOMMITTEES MEET	CONFERENCE SUBCOMMITTEES MEET.	CONFERENCE	CONFERENCE	CONFERENCE
12:00 – 1:00 LUNCH	12:00 – 1:00 LUNCH	12:00 – 1:00 LUNCH	12:00 – 1:00 LUNCH	12:00 – 1:00 LUNCH

<i>Monday</i> <i>May 26, 2003</i>	<i>Tuesday</i> <i>May 27, 2003</i>	<i>Wednesday</i> <i>May 28, 2003</i>	<i>Thursday</i> <i>May 29, 2003</i>	<i>Friday</i> <i>May 30, 2003</i>
	10:30 – until completion SESSION			
12:00 – 1:00 LUNCH	12:00 – 1:00 LUNCH	12:00 – 1:00 LUNCH	12:00 – 1:00 LUNCH	12:00 – 1:00 LUNCH
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Assistive Listening Devices (ALDs) are provided in all House of Representatives meeting facilities. Persons with hearing disabilities may call the Property & Inventory Division of the Sergeant at Arms Office, 488-0235, for an auxiliary transmitting device if one is needed.

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## DAILY ORDER OF BUSINESS

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6. Introduction and Reference
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13. Bills and Joint Resolutions on Third Reading

## BILLS AND JOINT RESOLUTIONS ON THIRD READING

### HB 47A by Kilmer, Davis, M., Pickens

**Quality Education;** Amends and creates various provisions to implement constitutional requirements for class size reduction; amends and creates various provisions to implement the guiding principles for Better Educated Students and Teachers (BEST) Florida Teaching; creates the Florida Business and Education in School Together (Florida BEST) Program. Effective Date: Except as otherwise expressly provided in this act, this act shall take effect July 1, 2003, and the changes effected by this act to the Deferred Retirement Option Program shall take effect June 1, 2003

Read second time May 15

### HB 25A by Goodlette, Allen, Berfield, Brown, Clarke, Davis, M., Ross, Zapata

**Workers Compensation;** Revises authorization to claim exemptions and requirements relating to submitting notice of election of exemption; specifies effect of exemption; revises provisions relating to failure to secure compensation; provides that a corporate officer electing to be exempt may not receive benefits; revises provisions relating to compensation for subsequent injuries; provides definitions; revises provisions relating to drug testing; specifies effect of criminal acts; creates provides for compensability of mental and nervous injuries; revises provisions relating to contractors and subcontractors with regard to liability for compensation; requires subcontractors to provide evidence of workers' compensation coverage or proof of exemption to a contractor; deletes provisions relating to independent contractors; revises requirements relating to workplace safety programs; provides conditions for applying for building permits; increases criminal penalties for certain violations; increases criminal penalty for false reports; provides

additional powers to the Department of Financial Services relating to compliance and enforcement; provides a definition; provides penalties; provides exclusiveness of liability; revises provisions relating to employer and safety consultant immunity from liability; provides for practice parameters; revises provisions relating to provider reimbursement; requires revision of specified reimbursement schedules; provides for release of information; provides additional criteria for independent medical examinations; revises provisions relating to managed care arrangements; revises a definition; revises provisions relating to calculation of average weekly wage for injured employees; provides additional limitations on compensation for permanent total disability; provides a definition; specifies impairment benefits and provides for partial reduction; specifies compensability of occupational disease; increases the limits on the amount of certain benefits paid as compensation for death; specifies duty of employer upon receipt of notice of injury or death; increases penalties for noncompliance; revises procedure for resolving benefit disputes; requires a petition for benefits to include all claims which are ripe, due, and owing; provides that the Chief Judge, rather than the Deputy Chief Judge, shall refer petitions for benefits; provides alternative dispute resolution; revises provisions relating to timely payment of compensation and medical bills and penalties for late payment; revises procedures for mediation and hearings; revises provisions relating to the award of attorney's fees; provides requirement for employers with coverage provided by insurers from outside the state; provides criminal penalty for unlawful applications; revises provision relating to notice of cancellation of coverage; provides for examinations and audits; revises delinquency and collection fee for late payment of premium installments; requires participation in safety programs; provides for an additional subplan within the joint underwriting plan for workers' compensation insurance; provides for rates, surcharges, and assessments; limits assessment powers; revises the offense severity ranking chart to reflect changes in penalties under the act; requires a report to the Legislature from the Department of Financial Services regarding provisions of law relating to enforcement; repeals provisions relating to procedure for resolving maximum medical improvement or permanent impairment disputes. Effective Date: Except as otherwise provided herein, this act shall take effect October 1, 2003

Read second time and amended May 15

#### **HB 27A by Goodlette, Berfield, Brown, Clarke, Davis, M.**

**Motor Vehicle Insurance Costs;** Creates the Florida Motor Vehicle Insurance Affordability Reform Act; prohibits disclosure of confidential police reports for commercial solicitation; requires for access a sworn statement that a crash report will not be used for commercial solicitation; creates the Health Care Clinic Act; provides for licensure, inspection, and regulation of health care clinics by the Agency for Health Care Administration; revises provisions relating to fraud, benefits, charges, diagnostic tests, billing procedures, disclosure, physician's reports, deductibles, claims, and penalties; deletes provisions governing arbitration; limits the application of contingency risk multipliers for awards of attorney's fees; increases the penalties for acts of solicitation of accident victims; provides mandatory minimum penalties; prohibits solicitation of accident victims; prohibits a person from participating in an intentional motor vehicle accident for the purpose of making motor vehicle tort claims; increases penalties for false and fraudulent motor vehicle insurance application; prohibits the creation or use of false or fraudulent motor vehicle insurance cards; repeals provisions relating to the regulation of clinics by the Department of Health; repeals provisions relating to the Florida Motor Vehicle No-Fault Law, unless reenacted by the 2005 Regular Session of the Legislature. Effective Date: Except as otherwise provided, this act shall take effect July 1, 2003

Read second time and amended May 15

#### **HB 49A by Mealor**

**Education;** Corrects and updates provisions in Florida Statutes to conform to the 2002 rewrite of the school code; revises and creates various provisions in the Florida K-20 Education Code. Effective Date: Except as otherwise expressly provided in this act, this act shall take effect upon becoming a law

Read second time May 15

#### **HB 51A by Mealor**

**State Universities;** Establishes the Board of Governors; provides membership and terms of office; revises membership of university boards of trustees and terms of office; authorizes a nonrefundable admissions deposit for undergraduate, graduate, and professional degree programs; limits annual remuneration of state university presidents. Effective Date: This act shall take effect July 1, 2003

Read second time May 15

#### **HB 55A by Baxley**

**Charter Schools;** Provides guiding principles for charter schools; requires an emphasis on reading; authorizes community colleges to develop charter schools; revises application requirements; requires auditors to provide notification of certain financial conditions; eliminates limitations on the number of charter schools per school district; provides conditions for charter lab schools; revises eligibility criteria for charter school capital outlay funding; revises purposes for charter school capital outlay funds. Effective Date: This act shall take effect July 1, 2003

Read second time May 15

#### **HB 45A by Quinones, Arza, Davis, M., Planas, Rivera, Zapata**

**High School Graduation;** Provides learning opportunities for out-of-state and out-of country transfer students and students needing additional instruction to meet high school graduation requirements; provides requirements for certain transfer students; provides for alternate assessments for the grade 10 FCAT. Effective Date: This act shall take effect upon becoming a law

Read second time May 15

#### **HB 7A by Harrington, Davis, M.**

**Elections;** Implements the Help America Vote Act of 2002; provides complaint procedures; expands identification requirements for first-time registrants and identification and voting requirements for first-time voters; expands use of provisional ballots and requires free access to whether such vote counted; terminates central voter file and continues operation and maintenance of statewide voter registration database until statewide voter registration system required by HAVA is operational; provides for office responsible for providing information to absent uniformed services voters and overseas voters; extends applicability of federal postcard applications for absentee ballots; requires use of computer printout as precinct register. Effective Date: Except as otherwise provided herein, this act shall take effect January 1, 2004

Read second time May 15

**HB 113A by Benson, Gelber, Goodlette, Mahon, Negron, Sansom, Zapata**

**Judicial System;** Continues ongoing implementation of Revision 7 to Article V of the State Constitution to allocate state court system funding among the state, counties, and other users of courts. Effective Date: Except as otherwise provided herein, this act shall take effect July 1, 2003

Read second time and amended May 15

**HB 83A by Green, Clarke, Davis, M., Gelber, Holloway, Roberson**

**Prescription Drugs;** Revises the pharmaceutical expense assistance program for low-income elderly individuals, which may be referred to as the "Silver Lifesaver Program"; adds eligibility groups; provides benefits; requires the Agency for Health Care Administration, in administering the program, to collaborate with both the Department of Elderly Affairs and the Department of Children and Family Services; requires federal approval of benefits; creates the Sunshine for Seniors Program to assist low-income seniors with obtaining prescription drugs from manufacturers' pharmaceutical assistance programs; provides implementation and oversight duties of the Department of Elderly Affairs; provides for community partnerships, contracts, and annual evaluation reports. Effective Date: This act shall take effect upon becoming a law

Read second time May 15

**HB 77A by Galvano**

**H. Lee Moffitt Cancer Center and Research Institute and the Johnnie Bryars Byrd, Sr., Alzheimer's Center and Research Institute at the University of South Florida;** Permits the creation of for-profit subsidiaries; authorizes the institutes to utilize additional lands and facilities; specifically permits the Moffitt Center to engage in treatment, prevention, and detection of cancer; renames the Florida Alzheimer's Center and Research Center as the Johnnie Bryars Byrd, Sr., Alzheimer's Center and Research Institute; changes the method of appointment of the councils of scientific advisors; directs that state appropriations for the institutes be paid directly to the governing corporations. Effective Date: This act shall take effect upon becoming a law

Read second time and amended May 15

**HB 29A by Ambler, Davis, M.**

**Public Records and Public Meetings Exemptions;** Creates a public records exemption for proprietary confidential business information owned or controlled by the Florida Alzheimer's Center and Research Institute; categorizes specified types of information as proprietary confidential business information; defines "managed care"; provides for access to proprietary confidential business information by specified agencies; creates a public meetings exemption for specified meetings or portions of meetings of the governing board of the Florida Alzheimer's Center and Research Institute; provides for future review and repeal of the exemption; provides a statement of public necessity; provides for construction of the act in pari materia with laws enacted during the Regular Session of the Legislature. Effective Date: This act shall take effect upon becoming a law

Read second time May 15

**HB 105A by Russell**

**Water Resources;** Revises the definition of "priority project"; requires local governments to include projected water use in

comprehensive plans; revises procedure for fixing and changing rates to include the recovery of costs of alternative water supply facilities; revises limit on the amount of revenues received by a utility to qualify for staff assistance in changing rates or charges; provides for the development of a water conservation guidance manual by the Department of Environmental Protection; provides for purpose and contents of the manual and requirements with respect thereto; requires the Department of Environmental Protection to adopt the manual by rule by a specified date; provides program requirements for public water supply utilities that choose to design a comprehensive water conservation program based on the water conservation guidance manual; provides for a public workshop on the development of regional water supply plans that include the consideration of population projections; provides for a list of water source options in regional water supply plans; provides additional regional water supply plan components; includes conservation measures in regional water supply plans; revises specified reporting requirements of the Department of Environmental Protection; provides that a district water management plan may not be used as criteria for the review of permits for consumptive uses of water unless the plan or applicable portion thereof has been adopted by rule; provides construction; revises the criteria by which water supply development projects may receive priority consideration for funding assistance; provides for permitting and funding of a proposed alternative water supply project identified in the relevant approved regional water supply plan; provides funding priority; provides for the establishment of a revolving loan fund for alternative water supply projects; provides conditions for certain projects to receive funding assistance; prohibits the West Coast Regional Water Supply Authority from seeking permits from the South Florida Water Management District for the consumptive use of water from groundwater in a specified area; requires the Department of Environmental Protection and the water management districts to submit specified recommendations to the Legislature; authorizes the governing board of a water management district to adopt rules identifying certain preferred water supply sources; provides requirements with respect to such rules; provides construction; authorizes water management districts to require the use of reclaimed water in lieu of surface or groundwater when the use of uncommitted reclaimed water is environmentally, economically, and technically feasible; provides construction with respect to such authority; expands requirements of the 5-year water resource development work program for water management districts; provides legislative findings and intent with regard to landscape irrigation design; requires water management districts to develop landscape irrigation and xeriscape design standards; provides for the granting of a variance from pt. III of ch. 378, F.S., relating to phosphate land reclamation, for specified reclamation, and from pt. IV of ch. 373, for certain projects under described circumstances; authorizes the department to grant variances from the provisions of part IV of chapter 378 to accommodate reclamation that provides for water supply development or water resource development under specified circumstances; revises provisions relating to reuse feasibility studies; providing for metering use of reclaimed water and volume-based rates therefor; requires wastewater utilities to submit plans for metering use and volume-based rate structures to the department; authorizes the Department of Environmental Protection to make specified deposits for the purpose of enabling below-market interest rate loans for treatment of polluted water; provides for development of rate structures for alternative water supply systems; provides criteria; provides for a study of the feasibility of discharging reclaimed wastewater into canals and the aquifer system in a specified area as an environmentally acceptable means of accomplishing described objectives; requires reports; provides severability; provides legislative findings with respect to loss of property values due to the proximity of a regional water reservoir; authorizes a cause of action for a property owner; specifies a period during which a property owner may present a claim for compensation to the regional water supply authority that constructs, operates, and maintains the reservoir; provides requirements for the offer of compensation by a regional water supply authority; provides for judicial review under the Bert J. Harris, Jr., Private Property Rights Protection

Act; provides for an award of costs and attorney's fees; provides for future repeal of the section; provides for applicability; provides for construction of the act in pa Effective Date: Except as otherwise provided herein, this act shall take effect upon

becoming a law and shall apply to all contracts pending on that date

Read second time and amended May 15

### 13. Special Orders

## SPECIAL ORDER CALENDAR FOR FRIDAY, MAY 16, 2003

#### HB 21A by Kyle

**Appropriations;** Provides moneys for the annual period beginning July 1, 2003, and ending June 30, 2004, to pay salaries, and other expenses, capital outlay buildings, and other improvements, and for other specified purposes of the various agencies of state government.

Appropriations: Favorable With Committee Substitute

#### HB 63A by Prieguez

**Florida Clean Indoor Air Act;** Amends various provisions of pt. II of chapter 386, F.S., the Florida Clean Indoor Air Act, to implement section 20, Article X, of the State Constitution; provides a popular name; revises legislative intent; provides definitions; revises exceptions to the prohibition on smoking in an enclosed indoor workplace; provides for continuation of requirements with respect to the posting of signs stating that smoking is not permitted in an indoor workplace; provides for expiration of such provisions; requires the proprietor or person in charge of an enclosed indoor workplace to develop and implement a policy regarding smoking prohibitions; eliminates exemptions; reenacts provisions which preempt regulation of smoking to the state; reenacts provisions which prohibit any person under 18 years of age to smoke tobacco in, on, or within 1,000 feet of the real property comprising a public or private elementary, middle, or secondary school and provides penalties therefor; repeals provisions relating to designation of smoking areas, to conform; provides severability; provides for construction of the act in pari materia with laws enacted during the Regular Session of the Legislature. Effective Date: This act shall take effect July 1, 2003

Calendar without reference

#### HB 81A by Murman, Holloway

**Health Care Facilities;** Allows nursing homes to convert beds to alternative uses; provides restrictions on uses of funding under assisted-living Medicaid waivers; provides for the applicability of certain laws and fire and life safety codes; requires a nursing home to submit to the Agency for Health Care Administration a written request for permission to convert beds to alternative uses; provides conditions for disapproving such a request; provides for periodic review; provides for retention of nursing home licensure for converted beds; provides for reconversion of the beds; provides applicability of licensure fees; requires quarterly reports to the agency; redefines the term "resident care plan," as used in pt. II, ch. 400, F.S.; provides that certain information from the agency must reflect the most current agency actions; amends the definition of the term "adverse incident"; requires certain reports to be filed; revises requirements for a facility's report to the agency on adverse incidents; provides guidelines for the agency's report to a regulatory board that the agency has a reasonable belief that there are grounds for regulatory action; revises inservice training requirements for persons employed as nursing assistants in a

nursing home facility; revises the definition of "tertiary health service" under the Health Facility and Services Development Act; requires the nursing-home-bed-need methodology established by the agency by rule to include a goal of maintaining a specified district average occupancy rate; revises provisions relating to health-care-related projects subject to review for a certificate of need; removes certain projects from and subjects certain projects to expedited review and revises requirements for other projects subject to expedited review; removes the exemption from review for certain projects; revises requirements for certain projects that are exempt from review; exempts certain projects from review; increases fees of the certificate-of-need program; provides for approval of recommended orders of the Division of Administrative Hearings when the agency fails to take action on an application for a certificate of need within a specified time period; provides for payment of attorney's fees and costs when a hospital is the losing party; provides for review of an application for a certificate of need pending on the effective date of the act; creates the Hospital Statutory and Regulatory Reform Council and provides for its membership and duties. Effective Date: This act shall take effect July 1, 2003

Calendar without reference

#### HB 115A by Ambler

**Public Records and Public Meetings Exemptions;** Expands the public records exemption for proprietary confidential business information owned or controlled by the H. Lee Moffitt Cancer Center and Research Institute to include information relating to methods of manufacture or production, potential trade secrets, potentially patentable material, and proprietary information received, generated, ascertained, or discovered during the course of research, and business transactions resulting from such research; expands the public records exemption to include information received from this or another state or nation or the Federal Government which is otherwise exempt or confidential pursuant to the laws of this or another state or nation or pursuant to federal law; provides for future review and repeal; provides a statement of public necessity; creates a public records exemption for proprietary confidential business information owned or controlled by the Florida Alzheimer's Center and Research Institute; categorizes specified types of information as proprietary confidential business information; defines "managed care"; provides for access to proprietary confidential business information by specified agencies; provides for future review and repeal of the exemption; provides a statement of public necessity. Effective Date: This act shall take effect upon becoming a law

Calendar without reference

#### HB 143A by Kottkamp, Zapata

**Florida Civil Rights Act of 1992;** Provides that this act shall be known by the popular name the "Dr. Marvin Davies Florida Civil Rights Act"; authorizes the Attorney General to commence against a person or group perpetuating discriminatory practices; provides for damages, injunctive relief, and civil penalties; provides for venue; provides for a hearing to determine a prima

facie case; provides for attorney's fees and costs; authorizes the Attorney General to investigate violations under ch. 760, F.S.; defines "public accommodations"; makes discrimination or segregation in places of public accommodation unlawful. Effective Date: This act shall take effect upon becoming a law

Calendar without reference

### **HB 3A by Brummer**

**Deposit of Insurance Premium Taxes;** Decreases the percentage of surplus lines tax and independently procured coverages tax deposited into the Insurance Regulatory Trust Fund and increases the percentages of such taxes deposited into the General Revenue Fund. Effective Date: This act shall take effect July 1, 2003

Appropriations: Favorable

### **HB 5A by Brummer**

**Public Employees Relations Commission;** Provides for deposit into the Public Employees Relations Commission Trust Fund of certain proceeds of the local government half-cent sales tax that would otherwise be deposited into the Local Government Half-cent Sales Tax Clearing Trust Fund; increases the fee for registration or renewal of registration of employee organizations seeking to become certified bargaining agents for public employees; provides for deposit of the proceeds of such fees into the Public Employees Relations Commission Trust Fund. Effective Date: This act shall take effect July 1, 2003

Appropriations: Favorable

### **HB 57A by Baxley**

**Credits for Contributions to Nonprofit Scholarship-Funding Organizations;** Revises provisions relating to scholarship-funding tax credits; increases the total amount of tax credit and carryforward of tax credit which may be granted each state fiscal year; requires parental notification to the school district; provides requirements for the carryforward of tax credits. Effective Date: This act shall take effect July 1, 2003

Finance & Tax: Favorable

### **HB 87A by Spratt, Davis, M.**

**Acquisition and Conservation of Lands;** Revises requirements for appraisals when acquiring state lands; provides conditions under which state-owned lands may be considered nonconservation lands; revises requirements for land management plans for conservation lands be submitted to the Division of State Lands; provides that land use plans for nonconservation lands be submitted to the Division of State Lands at least every 10 years; revises requirements for the sale of surplus lands; authorizes the Division of State Lands to determine the sale price of surplus lands; provides the Board of Trustees of the Internal Improvement Trust Fund with the authority to adopt rules; directs the Division of State Lands to prepare a state inventory of all federal lands, and all lands titled in the name of the state, a state agency, a water management district, or a local government; requires the participation of counties in developing a county inventory; provides conditions under which certain lands may be made available for purchase under the state's land surplus process; authorizes counties and local governments to submit requests to surplus state lands directly to the board of trustees; provides for an expedited surplus process; revises the circumstances under which the board of trustees may directly exchange state-owned lands; provides requirements for the exchange of donated conservation lands; provides requirements for the conveyance of donated nonconservation lands; provides requirements for the exchange

of other state-owned lands; revises requirements for the disposition of former barge canal surplus lands; revises requirements for updating land management plans; revises provisions allowing the use of reverted funds; requires that state agencies prepare and submit to the Department of Revenue for certification application requests for payment in lieu of taxes from local governments; revises requirements for payment in lieu of taxes; provides that payments in lieu of taxes be made for 20 consecutive years; requires land management review teams to submit a 10-year land management plan update to the Acquisition and Restoration Council; clarifies certain requirements regarding the acquisition of state-owned lands; repeals obsolete requirements; revises requirements for appraisals when acquiring water management district lands; revises provisions requiring payments in lieu of taxes from funds deposited into the Water Management Lands Trust Fund; revises provisions requiring reinstitution of payments in lieu of taxes; revises powers of the department in evaluating lands for acquisition of greenways and trails; requires the exchange of lands between the Board of Trustees of the Internal Improvement Trust Fund and a local government under certain conditions; provides purposes for which exchanged lands may be used; requires the exchange of lands between the Board of Trustees of the Internal Improvement Trust Fund and a private entity by July 1, 2003; repeals provisions relating to the acquisition of lands containing cattle-dipping vats; repeals provisions relating to the Florida Forever Advisory Council; provides for construction of the act in pari materia with laws enacted during the Regular Session of the Legislature. Effective Date: Except as otherwise provided, this act shall take effect July 1, 2003

Calendar without reference

### **HB 33A by Bilirakis**

**Criminal History Information Fees;** Revises provisions relating to fees collected by the Department of Law Enforcement for producing criminal history information; provides a maximum fee limitation; authorizes the executive director of the department to reduce such fees for good cause. Effective Date: This act shall take effect July 1, 2003

Appropriations: Favorable

### **HB 35A by Green**

**Health Care;** Retains a fee against leasehold licensees to meet bonding requirements to cover Medicaid underpayments and overpayments; defines "Florida Healthy Kids" and "Managed care plan" for purposes of the Florida Kidcare Act; revises provisions for components of the Florida Kidcare program; provides a cross reference; creates the Florida Healthy Kids program component of the Florida Kidcare program; provides for administration; provides an exemption from insurance licensure; provides for benefits, eligibility, and enrollment; revises Florida Kidcare program eligibility provisions; revises provisions for administration of the Florida Kidcare Act; provides for the Florida Healthy Kids program; revises premium assistance payment requirements; revises the definition of "third party"; revises eligibility requirements for optional payments for medical assistance and related services; provides coinsurance requirements for prescription drugs; provides copayment requirements for hospital outpatient emergency department services; revises formulas for payment under the disproportionate share program; revises definitions; provides for use of audited data; revises formulas for payment under the disproportionate share program for regional perinatal intensive care centers; revises formulas for payment under the primary care disproportionate share program; revises criteria for such payments; revises criteria for payment under the disproportionate share program for specialty hospitals for children; provides for the Agency for Health Care Administration to contract with a service network; deletes provisions for service network demonstration projects; provides for contracting to provide Medicaid covered dental services; revises provisions for

assignment to a managed care plan by the agency; provides for oversight of Medicaid by authorized agents of the Agency for Health Care Administration; requires the Agency for Health Care Administration and the Department of Health to seek and implement a Medicaid home and community-based waiver for persons with Alzheimer's disease; requires the development of waiver program standards; provides for consultation with the presiding officers of the Legislature; provides for a contingent future repeal of such waiver program; revises duties of the Florida Healthy Kids Corporation; removes a provision for coordination of benefits; revises membership of the board of directors of the corporation; provides that excess funds of the Florida Healthy Kids Corporation be remitted to the agency to be used for the Florida Kidcare program; repeals provisions relating to future review and repeal of the Florida Kidcare Act based on specified changes in federal policy. Effective Date: Except as otherwise provided herein, this act shall take effect July 1, 2003

Appropriations: Favorable With Committee Substitute

### **HB 37A by Brummer**

**Educational Enhancement Trust Fund;** Increases amounts to be deposited into the Educational Enhancement Trust Fund. Effective Date: This act shall take effect July 1, 2003

Appropriations: Favorable

### **HB 59A by Johnson**

**Tax Administration;** Directs the Department of Revenue to develop and implement an amnesty program for taxpayers subject to the state and local taxes; provides time periods, program guidelines, eligible participants, waiver of penalties and interest, and emergency rules; provides that the interest rate on tax deficiencies is an adjusted prime rate plus 4 percentage points and provides maximum limitations on annual interest rates; requires the Department of Revenue to use adjusted prime rates in calculations; limits annual rates of interest; provides an appropriation. Effective Date: Except as otherwise provided herein, this act shall take effect upon becoming a law

Finance & Tax: Favorable With Committee Substitute

### **HB 67A by Kyle**

**Trust Funds;** Revises the formula for contribution by certain trust funds to the General Revenue Fund; exempts certain trust funds and revenues from the appropriation required by s. 215.20, F.S.; appropriates certain earnings on investments to the General Revenue Fund; provides for the method of investment, and the disposition of interest earned on such investment, of certain trust fund moneys of specified agencies; revises disposition of certain interest earned by the Office of Tourism, Trade, and Economic

Development; revises disposition of interest earned on Nursing Student Loan Forgiveness Trust Fund moneys; revises disposition of interest earned on Epilepsy Services Trust Fund moneys; revises disposition of interest earned on specified trust funds of the Department of Law Enforcement and Department of Children and Family Services; reenacts and amends s. 215.32(2)(b), F.S., relating to segregation of state funds. Effective Date: This act shall take effect July 1, 2003

Appropriations: Favorable

### **HB 69A by Waters**

**Trust Funds;** Terminates the Corporations Trust Fund, Coconut Grove Playhouse Trust Fund, and Public Access Data Systems Trust Fund of the Department of State and the Turnpike Controlled Access Trust Fund of the Department of Transportation; provides for disposition of balances in and revenues of such trust funds; provides for deposit of certain funds into the General Revenue Fund; repeals or revises various provisions of law to conform; updates references; provides for maintenance of priority rankings for certain Department of State grant programs for fiscal year 2004-2005 grant cycles. Effective Date: This act shall take effect July 1, 2003

Appropriations: Favorable

### **23A by Kyle**

**Implementing the 2003-2004 General Appropriations Act;** Implements the 2003-2004 General Appropriations Act. Effective Date: Except as otherwise provided in this act, this act shall take effect July 1, 2003; or, in the event this act fails to become a law until after that date, it shall take effect upon becoming a law and shall operate retroactively to July 1, 2003

Appropriations: Favorable

## **15. House Resolutions**

### **15. Unfinished Business**

**END OF DAILY ORDER OF BUSINESS**

## BILLS AND JOINT RESOLUTIONS ON SECOND READING

### **HB 39A by Kilmer, Kottkamp**

**Tax on Sales, Use, and Other Transactions;** Creates the Florida Residents' Tax Relief Act of 2003; specifies a period during which the sale of clothing and school supplies are exempt from the tax on sales, use, and other transactions; provides an appropriation. Effective Date: This act shall take effect upon becoming a law

Finance & Tax: Favorable

### **HB 79A by Harrington, Davis, M., Zapata**

**Elections;** Provides for earlier qualifying for nomination or election to public office, earlier filing of the oath to qualify by the alternative method, and earlier primary elections; provides for additional campaign finance reporting periods. Effective Date: This act shall take effect October 1, 2003

Calendar without reference

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